

EXECUTIVE ORDER
11058

ASSIGNING AUTHORITY WITH RESPECT
TO ORDERING PERSONS AND UNITS IN
THE READY RESERVE TO ACTIVE DUTY
AND WITH RESPECT TO EXTENSION OF
ENLISTMENTS AND OTHER PERIODS OF
SERVICE IN THE ARMED FORCES

By virtue of the authority vested in me by the Joint Resolution of October 3, 1962 (Public Law 87-736), and by section 301 of title 3 of the United States Code, and as President of the United States, it is hereby ordered as follows:

Section 1. The Secretary of Defense, and, when designated by him for this purpose, any of the Secretaries of the military departments of the Department of Defense, and the Secretary of the Treasury with respect to the Coast Guard are hereby authorized and empowered to exercise the authority vested in the President until February 28, 1963, by section 1 of the Act of October 3, 1962 (Public Law 87-736) to order, without the consent of the persons concerned, any unit, or any member, of the Ready Reserve of an armed force to active duty for not more than twelve consecutive months provided there are not more than 150,000 members of the Ready Reserve thereby on active duty (other than for training) without their consent at any one time.

Section 2. In pursuance of the provisions of section 2 of the said Joint Resolution of October 3, 1962, the Secretary of Defense

and the Secretary of the Treasury with respect to the Coast Guard are hereby authorized to extend enlistments, appointments, periods of active duty, periods of active duty for training, periods of obligated service or other military status in any component of an armed force or in the National Guard that expire before February 28, 1963, for not more than twelve months. However, if the enlistment of a member of the Ready Reserve who is ordered to active duty under section 1 of this Executive Order would expire after February 28, 1963, but before he has served the entire period for which he was so ordered to active duty, his enlistment may be extended until the last day of that period.

Section 3 In pursuance of the provisions of section 3 of the said Joint Resolution of October 3, 1962, no member of the armed forces who was involuntarily ordered to active duty or whose period of active duty was extended under the Act of August 1, 1961, Public Law 87-117 (75 Stat 242), may be involuntarily ordered to active duty under this Executive Order.

THE WHITE HOUSE
WASHINGTON

~~1st - wrong~~
2nd -
+ 3rd -

THE WHITE HOUSE
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Send ship to
John Blachford

Two to
Favor - name

missiles to
Formosa -

THE WHITE HOUSE
WASHINGTON

On 10/6/64
at Grand Central

Frank Wurtele
Bruce

Plan to help
Johnson contact

Can we get any
other information

THE WHITE HOUSE
WASHINGTON

Supply below
from you to
Cuba - Mexico &

1. Probert
Arrested
and our
com. to

THE WHITE HOUSE
WASHINGTON

Mr. Smith

And another

President Johnson
for his strong demands

10/10/62

22

THE WHITE HOUSE
WASHINGTON

water

Every - if every (t)

goes right

THE WHITE HOUSE
WASHINGTON

Sunday afternoon -

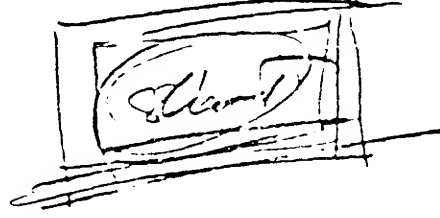
In course of discussion
in room 627 today

+ Rags - Dayton Dillon

stated that the new
trophies were as follows
they were flasks -

This would have been
named if they had not

69



'Tom & Barnes in on Aug -'

Observ 1-2

Planes on our fields -

134 Shukis

6h.

Time to get off 1-2 hours.

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No. of low level
flights to cover MRBM's

6